CONTINUED PROSECUTION APPLICATION (CPA) REQUEST TRANSMITTAL

(Only for Continuation or Divisional applications under 37 CFR 1.53(d))

(Only for Continuation of Divisional	applications and or or it in							
•	Group Art Unit: 1741	_						
Inventor(s): BLUM et al.	Examiner: MAYEKAR, K.							
Appin. No. 09 463,681 Series Code Serial No.		70						
Filed: January 31, 2000	Atty. Dkt. PM 0266043	H33 430						
(X)	Parent M#	Client Ref						
Hon. Commissioner for Patents Box CPA Washington, DC 20231	Date: October 22, 2001 DO NOT USE THIS FORM (EXCEPT FOR DESIGNS) IF PARENT WAS §111a filed on/after 5/29/00 or a §371 if it's IA WAS FILED ON/AFTER 5/29/00; USE PAT-252 (RCE) if poss. or PAT-108							
This is a request for a	application under 37 CFR 1.5	3(d), (continued						
prosecution application (CPA)) of the above prior application	ation number, entitled							
PROCESS FOR THE APPLICATION OF A PROTECTIV	'E AND DECORATIVE LAMIN	AR STRUCTURE						
ATTENTION ⇒ ₹	OTES							
FILING QUALIFICATIONS: The prior application identified above cannot have been filed on/after 5/29/00 but must be (1) a nonprovisional application filed before 5/29/00 that is complete as defined by 37 CFR 1.51(b), or (2) the national stage (of an international application filed before 5/29/00) in compliance with 35 U.S.C. 371, and is neither abandoned nor its proceedings terminated and its issue fee has not been paid (unless item 6A below is X'd). C-I-P NOT PERMITTED: A continuation-in-part application cannot be filed as a CPA under 37 CFR 1.53(d), but must be filed under 37 CFR 1.53(b). EXPRESS ABANDONMENT OF PRIOR APPLICATION: The filing of this CPA is a request to expressly abandon the prior application as of the filing date of the request for a CPA. 37 CFR 1.53(b) must be used to file a continuation, divisional, or continuation-in-part of an application that is not to be abandoned. ACCESS TO PRIOR APPLICATION: The filing of this CPA will be construed to include a waiver of confidentiality by the applicant under 35 U.S.C. 122 to the extent that any member of the public who is entitled under the provisions of 37 CFR 1.14 to access to, copies of, or information concerning, the prior application may be given similar access to, copies of, or similar information concerning, the other application or applications in the file jacket. 35 U.S.C. 120 STATEMENT: In a CPA, no reference to the prior application is needed in the first sentence of the specification and none should be submitted. If a sentence referencing the prior application assigned the application number identified in such request, 37 CFR 1.78(a).								
1. Enter the unentered amendment previously file	d on September 21, 2001	in the prior						
nonprovisional application. (Include claim fees on	page 2).							
2. A preliminary amendment is enclosed. (See page 2)		<u>. </u>						
3. This application is filed by fewer than all the invention at the invention of the invention of the inventor of the inventor of the inventor of attorney is enclosed.	tors named in the prior applica the prior nonprovisional applica 2.	tion, 37 CFR 1.53(d)(4).						
b. The inventor(s) to be deleted are set forth or	n a separate sheet attached he	reproduction of the second						
4. A new power of attorney is enclosed.								
5. Information Disclosure Statement is enclosed incl	uding:	90						
☐ IDS Letter ☐ Cited AppIn(s).	☐ Foreign Search Repair Se	port/OA						
☐ PTO-1449	☐ Cited Documents							

6.	☐ PRELIMINARY AMENDMENT to be entered before fee calculation (Do <u>not</u> make amendments here except cancellation of whole claims or multiple dependencies for purpose of reducing the filing fee (<u>on page 2</u>) per MPEP § § 506 and 607; do <u>not</u> cancel all claims.):									
6A.	A. The issue fee has been paid in the parent, but this CPA Request is based on a Rule 313(c)(3) petition and Rule 53(d)(1)(ii)(A).									
6B	See NONPUBLICATION REQUEST under Rule 213(a) attached (PAT-258)									
7.	Please suspend action under Rule 103(b) for a period of Months (limited to 3 months maximum)									
	FILING FEE THE FOLLOWING FILING FEE IS BASED ON THE CLAIMS EXISTING IN THE PRIOR APPLICATION AS AMENDED AT 1 & 6 ABOVE									
8.	Small Entity Status Ø ☐ is Not claimed ☐ is claimed (pre-filing confirmation required)									
9. B	Large/Small Entity Fee Code asic filing fee	1) 2) 3)								
10.	(reserved)									
	Total Effective Claims 10 minus $20 = *$ 0 x \$18/\$9 = + 0 (103/20 Independent Claim 1 minus $3 = *$ 0 x \$84/\$42 = + 0 (102/20 *If answer is zero or less, enter "0"									
13.	If <u>any proper</u> (ignore improper) multiple dependent claim is present, add \$280/\$140 + 0 (104/20	4)								
14.	Original Due Date: October 22, 2001 None									
	P titi n is hereby made to extend the <u>original</u> due date to cover the date this CPA is filed for which the requisite fee is attached (1mo)- \$110/\$55=\$	6)								
16.	Enter any previous extension fee <u>paid</u> since above <u>original</u> due date (item 14) and subtract - \$ <u>0</u>									
17.	EXTENSION FEE ATTACHED \$ 0									
18.	TOTAL FILIAL FEE = \$ 740									
19.	If box 7 above is X'd, add required fee (\$130) (122)									
20.	FEE ATTACHED = 2 1 200 (carry forward to line 2)	7 1								
	7>00	.,								

(FOR AMENDMENT FEES RE ITEM 2 ABOVE SEE NEXT PAGE)

30231264_1.DOC

21. ATTACHED: Response letter

ADDITIONAL FEE CALCULATION FOR PRELIMINARY AMENDMENT 22. TO BE ENTERED (PER ITEM 2 ABOVE)

	Claims remaining after amendment	Highest number previously paid for	Present Extra	A	dditional Fee	
			Large/Small Ent	ity		Fee Code
 Total Effective Clain Independent Claims 		20 = *	0 x \$18/\$9 0 x \$84/\$42	= \$ = +	0	(103/203) (102/202)
 If amendment enters first time, application) 	s proper multiple depen		o this application for the 0280\$280/\$140 (per	+	0	(104/204)
26.			ADDITIONAL FEE	\$	0	
27.		plus FEE fr	om item 20 on page 3	+	0	
28.		TO	TAL FEE ATTACHED	\$		
29.*If the entry in the firs	st space is less than ent	ry in the middle s	space, the "Present Extra	" result	is "0".	
30.**If the "Highest num	ber previously paid for"	(see item 11 abo	ove) is less than 20, write	"20" in	this space.	
31.***If the "Highest num	nber previously paid for	' (see item 12 ab	ove) is less than 3, write	"3" in th	nis space.	
Our Deposit Acc Our Order No.	C# M#					

32. CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown above for which purpose a <u>duplicate</u> copy of this sheet is attached. This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal OCT 2 4 2007 Reg. No.
Fax: f rm is filed.

Pillsbury Winthrop LLP Intellectual Property Group

1600 Tysons Boulevard McLean, VA 22102 Tel: (703) 905-2000

Atty./Sec. ISZ/AM

Irina S. Zemel By Atty:

Sig:

NOTE: N . 1: File this Request in duplicate with PTO receipt (PAT-103A) & attachments. NOTE: N . 2: Is extension necessary for copendency? DOUBLE CHECK Item 14 above.

(703) 905-2500

(703) 905-2227

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION OF

Confirmation No.: UNKNOWN

BLUM et al.

Group Art Unit: 1741

Appln. No.: 09/463,681

Examiner: MAYEKAR, K.

Filed: January 31, 2000

Title: PROCESS FOR THE APPLICATION OF A PROTECTIVE AND DECORATIVE

OCT 2 2 2001

LAMINAR STRUCTURE

October 22, 2001

RESPONSE LETTER

Hon. Commissioner of Patents Washington, D.C. 20231

Sir:

In response to the Office Action dated June 22, 2001 and the Advisory Action mailed October 10, 2001, Applicants respectfully request entry and consideration of the following remarks.

REMARKS

A request for a Continued Prosecution Application (CPA) under Rule 50(d) is filed herewith, and Applicants respectfully request that a CPA be established. Applicants also request that the Examiner enter and consider the Amendment filed on September 21, 2001, the entire contents of which are incorporated by reference herein.

Upon entry of the September 21, 2001 Amendment, claims 1-10 will be pending in this Application. In the September 21, 2001 Amendment, Applicants amended claim 1 to clarify the subject matter recited in that claim, such that it now recites "whereupon a plastic film is applied as a third coating layer of the protective and decorative laminar structure" (amended material emphasized).

In the Advisory Action mailed October 10, 2001, the Examiner asserts that this clarifying amendment raises new issues. As was explained in the previous Amendment, the